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correction produces a different result or includes a substantial change in the discussion by the DRB or Director of the issues raised by the majority or the applicant.

- (i) The Addendum of the SRA. The decision of the SRA shall be in writing and shall be appended as an addendum to the decisional document.
- (1) The SRA's Decision. The addendum shall set forth the SRA's decision whether there will be a change in the character of or reason for discharge (or both); if the SRA concludes that a change is warranted, the particular change to be made shall be specified. If the SRA adopts the decision recommended by the DRB or the Director, the decisional document shall contain a reference to the matter adopted.
- (2) Discussion of Issues. In support of the SRA's decision, the addendum shall set forth the SRA's position on decisional issues, items submitted by an applicant and issues raised by the DRB and the Director. The addendum will state that:
- (i) The SRA has adopted the Director's recommendation.
- (ii) The SRA has adopted the proposed decisional document prepared by the DRB.
- (iii) If the SRA adopts the views of the DRB or the Director only in part, the addendum shall cite the specific statements adopted. If the SRA modifies a statement submitted by the DRB or the Director, the addendum shall set forth the modification.
- (3) Response to Issues Not Included in Master Adopted From the DRB or the Director. The addendum shall set forth the following if not adopted in whole or in part from the DRB or the Director:
- (i) A list of the issues on which the SRA's decision is based. Each such decisional issue shall be addressed by the SRA. This includes reasons for rejecting the conclusion of the DRB or the Director with respect to decisional issues which, if resolved in the applicant's favor, would have resulted in change to the discharge more favorable to the applicant than that afforded by the SRA's decision.
- (ii) The SRA's response to items submitted as issues by the applicant will be in accordance with §865.111 of this subpart.

- (4) Response to Rebuttal. (i) If the SRA grants the full change in discharge requested by the applicant (or a more favorable change), that fact shall be noted, the decisional document shall be addressed accordingly, and no further response to the rebuttal is required.
- (ii) If the SRA does not grant the full change in discharge requested by the applicant (or a more favorable change), the addendum shall list each issue in rebuttal submitted by an applicant and shall set forth the response of the SRA under the following:
- (A) If the SRA rejects an issue in rebuttal, the SRA may respond in accordance with the principles in §865.112 of this subpart.
- (B) If the matter adopted by the SRA provides a basis for the SRA's rejection of the rebuttal material, the SRA may note that fact and cite the specific matter adopted that responds to the issue in rebuttal.
- (C) If the matter submitted by the applicant does not meet the requirements for rebuttal material in paragraph (g) of this section, that fact shall be noted.
- (j) Index Entries. Appropriate index entries shall be prepared for the SRA's actions for matters that are not adopted from the DRB's proposed decisional document.

## §865.114 Decisional document.

- (a) A decisional document shall be prepared for each review conducted by the DRB.
- (b) At a minimum, the decisional decument shall contain:
- (1) The date, character of, and reason for discharge or dismissal certificate issued to the applicant upon separation from the military service, including the specific regulatory authority under which the discharge or dismissal certificate was issued.
- (2) The circumstances and character of the applicant's service as extracted from military records and information provided by other government authority or the applicant, such as, but not limited to:
  - (i) Date of enlistment (YYMMDD).
  - (ii) Period of enlistment.
  - (iii) Age at enlistment.
  - (iv) Length of service.
  - (v) Periods of unauthorized absence.

- (vi) Conduct and efficiency ratings (numerical or narrative).
  - (vii) Highest rank achieved.
  - (viii) Awards and decorations.
  - (ix) Educational level.
  - (x) Aptitude test scores
- (xi) Incidents of punishment pursuant to Article 15, Uniform Code of Military Justice (including nature and date of offense or punishment).
  - (xii) Conviction by court-martial.
- (xiii) Prior military service and type of discharge received.
- (3) A list of the type of documents submitted by or on behalf of the applicant (including a written brief, letters of recommendation, affidavits concerning the circumstances of the discharge, or other documentary evidence), if any.
- (4) A statement whether the applicant testified, and a list of the type of witnesses, if any, who testified on behalf of the applicant.
- (5) A notation whether the application pertained to the character of discharge, the reason for discharge, or both.
- (6) The DRB's conclusions on the following:
- (i) Whether the character of or the reason for discharge should be changed.(ii) The specific changes to be made.

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- (7) A list of the items submitted as issues on DD Form 293 or expressly incorporated therein and such other items submitted as issues by the applicant that are identified as inadvertently omitted under §865.106(g)(4). If the issues are listed verbatim on DD Form 293, a copy of the relevant portion of the form may be attached. Issues that have been withdrawn or modified with the consent of the applicant need not be listed.
- (8) The response to items submitted as issues by the applicant under the guidance in §865.111.
- (9) A list of decisional issues and a discussion of such issues under the guidance of § 865.112.
- (10) Minority views, if any, when authorized under the rules of the Secretary of the Air Force.
- (11) The recommendation of the Director when required by §865.113.
- (12) Any addendum of the SRA when required by \$865.113.

- (13) Advisory opinions, including those containing factual information, when such opinions have been relied upon for final decision or have been accepted as a basis for rejecting any of the applicant's issues. Such advisory opinions or relevant portions thereof that are not fully set forth in the discussion of decisional issues or otherwise in response to items submitted as issues by the application shall be incorporated by reference. A copy of the opinions incorporated by reference shall be appended to the decision and included in the record of proceedings.
- (14) A record of the DRB member's names and votes.
- (15) Index entries for each decisional issue under appropriate categories listed in the Subject/Category listing.
- (16) An authentication of the document by an appropriate official.

## § 865.115 Issuance of decisions following discharge review.

- (a) The applicant and counsel or representative, if any, shall be provided with a copy of the decisional document and of any further action in review. The applicant (and counsel, if any) shall be notified of the availability of the complaint process in accordance with §865.121 of this subpart and of the right to appeal to the Board for the Correction of Military Records. Final notification of decisions shall be issued to the applicant with a copy to the counsel or representative, if any.
- (b) Notification to applicants with copies to counsel or representatives, shall normally be made through the U.S. Postal Service. Such notification shall consist of a notification of the decision, together with a copy of the decisional document.
- (c) Notification of HQ AFMPC/MPCDOAl shall be for the purpose of appropriate action and inclusion of review matter in the military records. Such notification shall bear appropriate certification of completeness and accuracy.
- (d) Actions on review by Secretarial Reviewing Authority, when occurring, shall be provided to the applicant and counsel or representative in the same manner as the notification of the review decision.